

Republic of the Philippines
Department of Labor and Employment
PHILIPPINE OVERSEAS EMPLOYMENT ADMINISTRATION

CONTRACT OF EMPLOYMENT

KNOW ALL MEN BY THESE PRESENTS:

This contract, entered into voluntarily by and between:

Name of Seafarer: GONZALES JR. , JUAN M.

Address : MIRAMAR COMPD. BURGOS ST. ILOILO CITY

SIRB No. A455155 SRC No.: 0383544-99

License No. _____

hereinafter referred to as the Employee.

and

Name of Agent : BRIGHT MARITIME CORPORATION

For and in behalf of ETERNITY SHIPPING LTD

for the following vessel: (Principal/Country)

Name of Vessel: MV LEON I

Official Number: _____ Gross Registered Tonnage (GRT) 19872

Flag: MALTA Year Built: 1982 Classification Society: ABS

hereinafter referred to as the Employer.

WITNESSETH

1. That the Employee shall be employed on board under the following terms and conditions:

1.1 Duration of Contract: 9 MONTHS + 3 MONTHS BOTH PARTIES CONSENT

1.2 Position: AB

1.3 Basic Monthly Salary: 380 USD + 38 USD ALLOW 385 - 39

1.4 Hours of Work: 48 HOURS/WEEK

1.5 Overtime: 114 USD (90 HOURS/MONTH)

1.6 Vacation Leave with Pay: 38 USD/MONTH 59

1.7 Point of Hire: MANILA, PHILIPPINES

2. The terms and conditions of the revised Employment Contract for seafarers governing the employment of all Filipino seafarers approved per Department Order No. 33 and Memorandum Circular No. 55 series of 1996 shall be strictly and faithfully deserved.

3. Any alterations of changes, in any part of this Contract shall be evaluated, verified, processed and approved by the Philippine Overseas Employment Administration (POEA). Upon approval, the same shall be deemed an integral part of the Standard Employment Contract (SEC) for seafarers.

4. All claims, complaints or controversies relative to the implementation of the overseas employment contract shall be resolved through the established Grievance Machinery in the Revised Employment Contract for Seafarers. If result of the procedures is unsatisfactory to any of the parties, it may be appealed to the management of the company or with the Philippine Labor Attaché or Consular officer overseas. This procedure shall be without prejudice to any action that the parties may take before the appropriate authority.

5. Violations of the terms and conditions of this Contract with its approved addendum shall be a ground for disciplinary action against the erring party.

IN WITNESS WHEREOF the parties have hereto set their hands this 14TH day of JAN. 19 2000 at MANILA Philippines.

Juan Gonzales Jr.
GONZALES JR. JUAN

DESIREE

D. T. T.
TENORIO/PRES.